CHAP. VII.

Retailers o emer into iccognizance,

XIV. And be it enaded. That every person applying for licence to retail shall, at the time of granting the same, enter into recognizance to the state, in the sum of twenty pounds current money, with two sufficient securities, conditioned, "That it the person obtaining such licence Thall well and truly observe, perform, and keep, the several matters and things required by this act, and in every respect conform thereto, then the laid recognizance to be void, otherwise of force."

Perfons not to fell liquor without li cence at horse races, &c.

XV. And be it enacted, That no person shall sell or barter any wine, rum, brandy, whilky, or other diftilled spirituous liquors, strong beer or cider, on the eastern shore, at any horse race, without a licence for than purpose obtained, under the penalty of twenty pounds current money for every offence; and any person desirous to obtain licence for the telling fuch liquors at any horse race, may apply to any justice of the peace, and if he approves of such person, he may direct the clerk of the county to grant licence to such person to sell any such liquors at the horse race specified in such licence, and on obtaining such licence, there shall be paid to the clerk the sum of thirty shillings current money, to be by him paid to the sheriff of the county, and two shillings and fix-pence to the clerk for his trouble; and the clerk shall annually, on or before the first day of October, transmit a list of all such licences granted in his county, to the treasurer of the eastern shore; and the theriff shall pay all money by him received, to the said treasurer annually, on or before the first day of October, and the faid money shall remain in his hands, subject to the orders of the visitors and governors of Washington college, to be drawn according to the directions of this act.

Visitors may draw orders,

XVI. And be it enaced, That the vifitors and governors of Washington coilege, when duly assembled at any quarterly meeting, be authorised to draw their orders from time to time, under their privy feal, signed by the president, if present, it not by the vice-president, on the treasurer of the eastern shore, for such sum of money as they may think proper, not exceeding the sum of twelve hundred and fifty pour ds current money in any one year, for the uses herein before directed; and the surplus (if anv) shall be paid by the treasurer of the eastern shore to the treasurer of the western shore, as other public money.

To lay se-

XVII. And be it enacted, That the visitors and governors of Washingaffemuly, &c. ton college shall lay before the general affembly, at its annual meeting in November, or oftener if required, an account in writing of all monies by them received in virtue of this act, and of the salaries by them paid out of the faid monies, and to whom.

## H A P. VIII.

An ACT to confirm in Amos Garrett a title to a track of land called Hazard enlarged.

Preamble.

HEREAS the said Amos Garrett by his petition to this general assembly has set forth, that a certain John Copson, of Cæcil county, died intestate, on or about the year seventeen hundred and forty, seised of a tract of land in Baltimore county, called Hazard enlarged, leaving one daughter, Mary Rogers, wite of Jacob Rogers, both of the kingdom of Great Britain; that letters of administration were granted to a certain Thomas Colvill, whom the said John Copson, in his last illness, requested might take care of his estate; that on the first day of December, seventeen hundred and forty-one, a letter of attorney was made by the faid Jacob and Mary Rogers, to the faid Thomas Colvill, the administrator aforesaid, a certain Peter Bayard, of Bohemia,